EASTERN D	ISTRICT OF		
In re:			Case No.
		Debtor(s)	Chapter
	- against -	Plaintiff,	Adv. Pro. No.
		Defendant(s).	X
		FINAL PRE	ΓRIAL ORDER
		, 2008 at slip, New York.	_ a.m. in Courtroom 860, United States
_		o file by, a Jo which shall set forth	int Pretrial Memorandum approved by all counsel the following;
(A)	The name, address and telephone number of each witness, separately identifying those whom the party expects to present and those whom the party may call if the need arises.		
(B)	A list of witnesses whose testimony is expected to be presented by means of a deposition and, if taken stenographically, a transcript of the pertinent portions of the deposition testimony.		
(C)	A list of witnesses intended to be called as experts, together with any objections to their qualification.		
(D)	additional ex lists shall ma expects to of including dej answers to in objected to w	thibits and (iii) any called the reference to all defer at trial (except the positions, with reference and rewill be listed as mark	It to be admissible, (ii) plaintiff's proposed other party's proposed additional exhibits. Such occuments or other exhibits which the party nose to be used for impeachment or rebuttal), ence to date and page number of transcripts, sponses to requests for admissions. Exhibits not teed in evidence, subject to the Court's approval. Red for identification Each exhibit listed shall be

- given a proposed designation (numbers for plaintiff; letters for defendant; initials to be added if multiple plaintiffs or defendants).
- (E) A statement of any objection, together with the grounds therefor, reserved as to the admissibility of a deposition designated by another party and/or to the admissibility of documents or exhibits. Objections not so disclosed, other than objection under Rules 402 and 403 of the Federal Rules of Evidence, shall be deemed waived unless excused by the Court for good cause shown.
- (F) A statement confirming that the parties have exchanged copies of the exhibits.
- (G) Facts which are admitted and which require no proof.
- (H) The issues of fact which remain to be litigated (evidence at trial shall be limited to these issues).
- (I) The issues of law to be determined.
- (J) A brief statement summarizing the Plaintiff's case.
- (K) A brief statement summarizing the Defendant's case.
- 4. Parties shall bring sufficient copies of all exhibits to Court for trial so that a copy is available for the Court, the Courtroom Deputy, the witness and all counsel. Exhibits shall be assembled in notebooks tabbed with appropriate exhibit numbers and shall be available at the commencement of trial.
- 5. Counsel may, but need not, file trial briefs, which shall be filed seven (7) days prior to trial.
- 6. The Court may require counsel to submit proposed findings of fact and conclusions of law at the conclusion of trial.
- 7. Failure to strictly comply with all of the provisions of this order may result in the automatic entry of a dismissal or a default as the circumstances warrant in accordance with Fed. R. Civ. P. 16, made applicable to this proceeding by Fed. R. Bankr. P. 7016.

Date:	Central Islip, New York	
	, 2008	
		Hon. Robert E. Grossman
		U.S. Bankruptcy Judge